## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

MARC BLOCK, on behalf of himself and all others similarly situated,	) ) 1:15-CV-01524 (JHR) (JS)
Plaintiff,	NOTICE OF <u>UNOPPOSED MOTION</u> TO GRANT FINAL APPROVAL OF
v.	PROPOSED CLASS ACTION SETTLEMENT
RBS CITIZENS, NATIONAL	) SETTLEMENT
ASSOCIATION, INC., d/b/a "Charter One",	Motion Day: June 21, 2017 11:00 a.m.
Defendant.	)

To: Jennifer L. Del Medico, Esquire

Jones Day

222 East 41<sup>st</sup> Street New York, NY 10017 Telephone: (212) 326-3658 Albert J. Rota, Esquire Jones Day 2727 North Harwood Street Dallas, TX 75201

Telephone: (214) 969-3939

PLEASE TAKE NOTICE that on June 21, 2017 at 11:00 a.m., as set forth in the January 10, 2017 Preliminary Approval Order (Dkt. No. 35), the undersigned counsel for Plaintiff Marc Block shall move before the Joseph H. Rodriguez, U.S.D.J., at the Mitchell H. Cohen Building & U.S. Courthouse, 4<sup>th</sup> & Cooper Streets, Camden, New Jersey for entry of an order granting final approval of certification of a settlement class and proposed class action settlement.

**PLEASE TAKE FURTHER NOTICE** that in support of this Motion, Plaintiff shall rely upon the annexed memorandum of law and its attachments.

**PLEASE TAKE FURTHER NOTICE** that pursuant to Local Civil Rule 7.1(e), a proposed form of order is concurrently being submitted herewith.

## **DeNITTIS OSEFCHEN & PRINCE, P.C.**

Attorneys for Plaintiff

BY: /s/ Stephen P. DeNittis\_

Stephen P. DeNittis (SD-0016) Joseph A. Osefchen (JO-5422) Shane T. Prince (SP-0947) 525 Route 73 North, Suite 410 Marlton, NJ 08053

Telephone: (856) 797-9951 Facsimile: (856) 797-9978 <u>sdenittis@denittislaw.com</u>

Dated: May 22, 2017